

[illegible]

city of the city, town or plantation, for which such agent, when in fact such liquors were purchased of such city, town or plantation, is convicted, be sentenced to pay a fine of one dollar and costs, and shall be removed from with forfeitors of his bond. Whenever any liquor shall be seized, arising such marks as are required to be put upon liquors, owned by towns or plantations, or by chemists, artists, victuallers, when such liquors are in fact not of such city, town or plantation, or by any agent, artist or manufacturer, such false and

kept or deposited for unlawful sale, and is liable to forfeiture under the provisions of this article. The liquor kept for sale by such agent, shall be stored, or forfeited; and if the liquor so kept is tainted or factitious, they shall not be privileged to remove and forfeit by reason of being kept by such agents.

Sec 9. Whenever: an unlawful sale is a delivery proved, it shall not be necessary a payment, but such delivery shall be sufficient of sale. Whenever an unlawful sale is made by a man, a delivery by another; and payment received by a third party.

and act for the off-ner. A partner in business liable for the outlaw fil keeping or selling of his done in the partnership business, or by any son, in any ship, store, or other place of business, such partnership, with his knowledge and primarily as his agent, clerk and servant, is included in the same complaint and process. If the owner and the kind and quantity of the seized need not be set forth in the complaint and provided the description is sufficiently certain what is intended to be seized, the process may be used in any matter legally amendable at any time.

anterior, may raise a civil suit to be commenced by or for recognition either under this or said act in city, town, or plantation is, later-else, and the same shall be presented to final judgment unless, paid or not. If any execution or other final process, in civil or criminal law, be issued for the same or shall be placed in the hands of a proper officer to execute, and he shall unreasonably neglect or delay action may be commenced against him or her. In the event for such neglect and prosecute judgment, which shall be for the full amount of costs, and interest on such execution; and if it appears that, requires him to take and commit and

not more than five hundred dollars, such as an action on the case, in the name of the city or place, in which the original offense or accrual of said process was issued, was committed, or was entitled to the proceeds of such original fine.

Sec. 10. No writ of error, or other process to quash or make void the doings of a magistrate, under this or such act, by reason of defect or want of sufficiency in any complaint, or other process, under this or said act, might before final judgment have been a motion. In addition to the fees allowed by law.

cents; for marking the order for the distilled liquors and vessels, fifty cents; to the officer for the liquors and vessels, one dollar; for receiving and keeping the same, fifty cents and reasonable for executing and making return of an order for the liquors and vessels, one dollar; all which shall be paid by the said owner or owners of the same. And he shall, if he has any, forfeitures, and penalties, under this shall go in the several cities, towns or places which the offence are committed, for the use of the poor. If the offence is committed, in a plantation organized for education purpose, forfeitures and penalties shall go to the plantation.

Sec. 11. No warrant shall issue for the arrest of a person residing in a dwelling house in which or a part of which is kept, or otherwise used is not kept for the sale of liquor, unless it shall be shown that the person is a party to such sale, or that a warrant is issued for such person, by many of witnesses upon oath, that they are in ground for believing that such liquors are kept in such dwelling house or its appurtenances for unlawful sale in such dwelling houses or which testimony the magistrate shall reduce and cause to be signed and verified by oath of such witnesses, and upon such testimony

competent to be witnesses in civil suits, respectively, issue his warrant in like manner as provided in the first section of this act, compel the officer to search such dwelling house and cellars, and, if any such liquors are found there, the name, together with the vessels in which contained, and also to arrest the owner or keeper named in said complaint, and the subsequent actions shall be conformable to the requirements of the first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-third, twenty-fourth, twenty-fifth, twenty-sixth, twenty-seventh, twenty-eighth, twenty-ninth, thirtieth, thirty-first, thirty-second, thirty-third, thirty-fourth, thirty-fifth, thirty-sixth, thirty-seventh, thirty-eighth, thirty-ninth, fortieth, forty-first, forty-second, forty-third, forty-fourth, forty-fifth, forty-sixth, forty-seventh, forty-eighth, forty-ninth, fiftieth, fifty-first, fifty-second, fifty-third, fifty-fourth, fifty-fifth, fifty-sixth, fifty-seventh, fifty-eighth, fifty-ninth, sixtieth, sixty-first, sixty-second, sixty-third, sixty-fourth, sixty-fifth, sixty-sixth, sixty-seventh, sixty-eighth, sixty-ninth, seventieth, seventy-first, seventy-second, seventy-third, seventy-fourth, seventy-fifth, seventy-sixth, seventy-seventh, seventy-eighth, seventy-ninth, eightieth, eighty-first, eighty-second, eighty-third, eighty-fourth, eighty-fifth, eighty-sixth, eighty-seventh, eighty-eighth, eighty-ninth, ninetieth, ninety-first, ninety-second, ninety-third, ninety-fourth, ninety-fifth, ninety-sixth, ninety-seventh, ninety-eighth, ninety-ninth, and one hundredth sections of this act, as the case may require.

And any of the said witnesses who shall be called upon to give false testimony, knowingly and with intent to defraud, shall be guilty of a misdemeanor, and shall be liable to the same punishment as is provided in the first section of this act.

thereby by imprisonment in the state prison for two years. The finding of such injury, search in a dwelling house, shall not of itself constitute a crime, unless it is found that they are kept or deposited therein intoxicating liquors.

Sec. 12. Any person hereafter found intoxicated in the streets or high ways or being intoxicated in any house, or in any other building or place, with intent to commit a crime, or in any way disturb the peace, or that of his own or any other family, or that it is necessary for the police or police officer, may be taken into custody by any sheriff, constable, marshal, deputy marshal,

may be arrested and tried, and if found guilty, he may be imprisoned in the streets or highways, or intoxicated in his own house or any other place becoming quarrelsome and disturbing the public peace or that of his own or any other family," he is liable by imprisonment in the common goal for 30 days; but said judge or justice may remit and send punishment, and order the prisoner to be discharged whenever he shall become satisfied that the law and the good of the public and of

such sentence the same shall be granted as the fifth section of this act, and on recognition in required

SECT. 13. In all cases under this or said act a punishment on the first conviction is a fine of ten dollars and costs and commitment until the second conviction it shall be a fine of twenty dollars and thirty days imprisonment; for the third conviction it shall be a fine of twenty dollars and costs and imprisonment; and for the fourth and every conviction it shall be a fine of twenty dollars and four months imprisonment. No person sentenced for any such fine and costs

[illegible]

and from, in the case of a judgment is laid out, and vessels on; and if ate his ap- of the ap- and the foreaid by and that in this act or that to which it is additional, the city, town or plantation, is interested, the or he prevail in such suit, shall recover no cost, and recognizance given by appellants to the State of Maine, except as otherwise provided in said act. All the provisions of the fifth, seventh, sixteenth and seventeenth sections of which this is additional, shall apply to this case of appeal from the judgment of a judge, trial or police court or justice of the peace, if convicted by the jury, shall be sentenced under the same fines, penalties, and imprisonment.

with additional costs. All complaints to be filed in this act or that to which it is additional, must be signed by three persons, resident in the county, who are competent to be witnesses in civil suits. The complaint in this act shall apply to and include all persons organized for electricity, as well as corporations. In the first part of the sixth section of this act, this is additional, which directs a writ of habeas corpus in the case of a conviction before the court, in the case of a conviction before a justice court or justice of the peace for the same offense. And also so much of said sixth section as provides for a writ of habeas corpus in the case of an appeal, the applicant shall be

...dred dollars with two good and disinterested persons to prosecute his appeal, and to pay all costs, and that the sum so awarded against him shall be paid forthwith, and if any person shall claim an appeal in said sixth section, the judge or justice shall, upon appeal, order him to recognize in the hundred dollars, with sufficient sureties, for appearance, and for prosecuting his appeal, and he shall be committed until the order is complied with, and also give a bond as therein provided. Sect. 12. Twelve, thirteen, fourteen and fifteen of the act in this is additional are hereby repealed, and

Secr. 14. This act shall take effect on of June, eighteen hundred and fifty-three.

New England Truss Manufactory.
JAMES FREDERICK FOSTER.

RACKET AND SPIRAL TRUSSES,
467 WASHINGTON STREET, 467

ROSTON, MASS.
AL the various approved Tunes, constantly for sale
 at Ladies waited on by Mrs. Caroline D. Foster, who
 has had 30 years experience in the business.
 Strangers in the city will please take notice that the
 old and even numbers are on opposite sides of the
 street, it being 46 opposite to the subscriber's resi-
 dence 467, where a full supply of ready made
 Tunes for Groves and Ladies, Youths and
 in the Annual New Notes of five or six different
 kinds, and such as Halls, Chapin's pinal, Cut-
 ters', Fencers', Gallies', &c. &c.
 Sent by express on application by Mrs. Caroline D. Foster
 at the above place.
 Published by Mrs. Caroline D. Foster, Dr. John C. Warren,
 of Ruelle, was married 18 years since, but will last for

Having had occasion to observe, in some persons afflicted with Hysteria, have suffered much for the want of a skillful workman in accomplishing Trusses to the peculiarities of their cases, I have taken pains to inform myself of the competency of Mr J. F. Foster, to supply a deficiency occasioned by the death of Mr. Bentin. After some months of observation of all his work,

I am well satisfied that Mr. Foster is well acquainted with the manufacture of these instruments, and ingenious in recommending them to the variety of cases which occur. I feel called upon to recommend him to my professional friends, and to the public as a person well fitted to supply the wants in relation to these important articles.

J. HING WARREN, M. D., Boston.
F. F. FERRIS, JR.

The undersigned is a civil physician, and recommends to his friends the services of those who are an honor to the profession. He is, Mr. James Frederick

Poster, as a skilled and experienced craftsman in the manufacture of billboards and signs. We have employed him, (some of us have even wanted him) on three or four occasions, for his knowledge of his business, and the large number of individuals whom he has treated in a variety of cases, cover his qualifications in equal, if not superior, to any manufacturer of the article. His father, Deacon Gile in Foster, of Charleston, was master of the First House in that town for upwards of twenty-five years during which period Mr.

He never avails himself of the opportunity, and the application of his Frasers to a great number of cases, with great success, some of which were of a very complicated and distressing character.

It is well known to all who have occasion to wear Frasers, that their great excellence consists in the adaptation to the body, at the same time relieving the position. Any necessary medicine may be taken, but in a manner as effectually, and sometimes radically to cure any complaint.

Our experience has convinced us that Mr. Foster

has thoroughly acquired this knowledge. The certificates of Dr. J. C. Warren and other eminent surgeons which he has shown us, fully sustain the opinion we have expressed.

Philadelphia, March 1, 1852.

DAVID DODGE,	aged 73
NICHALL MARTIN,	" 78
JAMES R. TERNER,	" 40
SAM. PAYSON,	" 72
SAMUEL ETHEKIDRY,	" 63
ARNOLD SOUTHWICK,	" 49
	" 66

JOS. H. LURGIN & Co., " 75
URIAH TUTTS,
TRUSSES! TRUSSES!
We have a large assortment of the above instruments of various sizes, Abdominal Supporters, Shoulder Braces, &c., which we are enabled to furnish at retail at the M^d. Manufacturers' Lowest prices.
JOS. H. LURGIN & Co., No. 143 Middle St.
SAMUEL THURSTON, No. 398 and 400. Ardena
for Philadelphia. March 10. 6m
H. ANDRICE, DYSPEPSIA

JAUNDICE, DYSPEPSIA
CHRONIC OR NERVOUS DE-
BILITY, DISEASE OF
THE KIDNEYS,
AND ALL DISEASES ARISING FROM A DISORDERED
LIVER OR STOMACH, SUCH AS CONSTIPATION,
FULLNESS, OR BLOOD TO THE HEAD, ACIDITY
OF THE STOMACH, NAUSEA HEARTBURN, DIS-
GUST FOR FOOD, FULLNESS OR WEIGHT IN
THE STOMACH, SOUR ERUCTIONS, MINKING OR
FLUTTERING AT THE PIT OF THE STOMACH,
AND ALL THE AFFECTIONS OF THE LIVER, STOMACH,
AND KIDNEYS, ARE EFFECTUALLY CURED BY

CULT BREATHING, FLUTTERING AT THE HEART,
CHOKING OR SUFFOCATING SENSATIONS WHEN
IN A LYING POSTURE, DIMNESS OF VISION,
DOTS OR WEBS BEFORE THE EYES, FEVER,
DULL PAIN IN THE HEAD, DEFICIENCY OF PER-
SPIRATION, YELLOWNESS OF THE SKIN AND
EYES, PAIN IN THE SIDE BACK CHEST LIMBS,
SUDDEN FLUSHES OF HEAT, BURNING IN
THE FLESH, CONSTANT IMAGININGS OF EVIL,
AND GREAT DEPRESSION OF SPIRITS,

CAN BE EFFECTUALLY CURED BY

DR. HOOGLAND'S

CELEBRATED GERMAN BITTERS,
PREPARED BY
Dr. C. M. Jackson,
AT THE GERMAN MEDICINE STORE,
No. 120 Arch Street, Philadelphia.

Their power over the above diseases is not excelled, if equalled, by any other preparation in the United States, as the cures attest, in many cases after skillful physicians had failed.

These Bitters are worthy the attention of Invalids. Pre-

seeming great virtues in the rectification of diseases of the Liver and lesser glands, exercising the most searching powers in weakness and distention of the digestive organs, thus are without side-effects, and pleasant.

READ AND BE CONVINCED.
[From the "British Bee."]

The editor said, Dec. 29th—
"Dr. Hoogland's Celebrated German Bitters for the cure of Liver Complaint, Jaundice, Dyspepsia, Chronic or Nervous debility, is deservedly one of the most popular medicines of the day. These Bitters have been used by thousands of persons afflicted with the above named ailments, and have effected a permanent cure of Liver Complaint, from the use of this remedy. We are convinced that, in the use of these

Butters, the patient constantly gains strength and vigor—
 taste and smell, and can be used by persons with the most
 delicate stomachs with safety, under any circumstances. We
 are speaking from experience and to the afflicted we advise
 their use."

LOOK WELL IN THE MARKS OF THE GENUINE
 They have the written signature of C. M. JACKSON on the
 wrapper, and the name blown in the bottle, and on the
 glass stopper.

For sale, wholesale and retail, at the
GERMAN MEDICINE STORE,

No. 120 ARCH Street, one door below Sixth, Philadelphia,
and by respectable dealers generally throughout the country.

Also for Sale by HENRY H. HAY, Portland,
Maine. mar 10 5d. -1y

Great Cough Remedy

W. C. GERS' SYRUP

DR. WILLIAMS' LIVERWORT TAR

Illustration of a man and a woman in a decorative frame, with the text "DR. WILLIAMS' LIVERWORT TAR" above them.

CANCHALAGUA
FOR THE COMPLETE CURE OF
Coughs, Colds, Influenza, Bronchitis,
Spitting Blood, Asthma,

AND ALL OTHER LUNG COMPLAINTS
TENDING TO

CONSUMPTION

THE above Expectant, prepared by an experienced Physician and Chemist has now become a standard Preparation and is offered for the COMPLETE CURE of those diseases of the **THROAT** and **LUNGS**, which are neglected, usually terminate fatally in **CONSUMPTION**. It contains no Opium, Calomel, or any mineral or hurtful

It is composed entirely of the *Scilla*, *Veratrum*, and *Lobelia* states, and have a specific influence upon the Lungs, and their secretions. It is immediately absorbed, and acts upon the system to allay all irritation, and gently loosen and soothe the inflamed membrane, and other morbid secretions from the throat and passages, thus removing the Cough, by subduing the inflammation and other causes which give rise to it. It is approved of and recommended by physicians of the highest standing, and may be given with perfect safety to the youngest child or the most delicate female.

PROPRIETORS' DEPOT—A. L. SCOVELL &
GOTHIC HALL, No. 310 Broadway, N. Y.
NEW ENGLAND DEPOT—BURN & PER-
N. L. CORNHILL

For Sale in PORTLAND by H. H. HAY--N
Market Square.
ARROSTOOK and NEW BRUNSWICK DEP
JOSEPH B. HALL & CO, Presque Isle, Arros
Co., Me. Mar 1883

